# MAINE STATE LEGISLATURE

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#### **ACTS AND RESOLVES**

AS PASSED BY THE

# One Hundred and Third Legislature

OF THE

## STATE OF MAINE

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### **PUBLIC LAWS**

OF THE

## STATE OF MAINE

AS PASSED BY THE

# One Hundred and Third Legislature 1967

CHAP. 338

PUBLIC LAWS, 1967

- A. The name of the consignor, the number of the shellfish certificates under which they are being shipped, or the number of the shellfish interstate shell-fish transportation licenses under which they are being transported, the number of the certificates under which they were packed, and, if the shellfish have been removed from the shell, the number of the shellfish certificates under which they were shucked;
- Sec. 10. R. S., T. 12, § 4401, sub-§ 4, amended. The first paragraph of subsection 4 of section 4401 of Title 12 of the Revised Statutes is amended to read as follows:

The commissioner shall cause the female lobsters bearing eggs to be liberated in the coastal waters of the State, as the commissioner may deem for the best interests of the State.

- Sec. 11. R. S., T. 12, § 4401, sub-§ 4, ¶ A, amended. Paragraph A of sub-section 4 of section 4401 of Title 12 of the Revised Statutes is amended to read as follows:
  - A. The commissioner shall cause such egg bearing lobsters, before being liberated, to be marked by cutting a V-notch in the middle flipper of their tails.

Effective October 7, 1967

#### Chapter 338

AN ACT Relating to the Computation of Secondary School Tuition.

Be it enacted by the People of the State of Maine, as follows:

Sec. 1. R. S., T. 20, § 1291, amended. The first sentence of the 2nd paragraph of section 1291 of Title 20 of the Revised Statutes, as amended by section 1 of chapter 371 of the public laws of 1965, is further amended to read as follows:

In the case of any youth attending school, under conditions as provided for in the preceding paragraph and the school offers at least 2 occupational courses, the annual tuition shall not exceed \$\frac{125}{6}\$ II5% of the average cost per pupil in all secondary schools of the State as determined in section \$\frac{1292}{6}\$, except that, for which offer 2 or more occupational courses. In schools not offering at least 2 occupational courses, the tuition shall not exceed the average cost per pupil in all secondary schools of the State as determined in section \$\frac{1292}{6}\$ of that type.

Sec. 2. R. S., T. 20, § 1292, amended. The first paragraph of section 1292 of Title 20 of the Revised Statutes, as amended by section 2 of chapter 371 and by section 29-E of chapter 513, both of the public laws of 1965, is further amended to read as follows:

When any administrative unit shall have been required to pay and has paid tuition for pupils attending secondary schools, as provided by section 1291, the superintendent of schools of such administrative unit shall make a return under oath to the commissioner before the first day of September, annually, for the preceding school year, stating the name of each pupil for whom tuition has been

paid, the amount paid by the administrative unit for each and the name and location of the school which each has attended. The State, an administrative unit or academy average cost per pupil shall be determined as follows: (1) All expenditures for secondary education shall be included except expenditures for community services, capital outlay, debt retirement, tuition and transportation from July 1st to June 30th of a given year; (2) the expenditures thus obtained shall be divided by the average daily membership of all regularly enrolled students for the same year. Said per pupil cost shall be increased by 7% and in addition an administrative unit or academy may add thereto an amount obtained by dividing 5% of the insured value of secondary school buildings and equipment by the average daily membership of all regularly enrolled students for the same year; except that any unit which qualifies for construction aid under section 3457 shall deduct from the amount of the 5% insured value factor for secondary schools the same percentage of the factor as the construction aid percentage which the unit is entitled to receive under Table II of section 3457 before dividing by the average daily membership in computing the allowable per pupil insured value factor which may be used in computing the annual tuition rate. The allowable insured value factor which may be included in the tuition charge may not exceed \$75 per pupil in any one year. Any unit which receives state funds as secondary school construction aid under section 3457 or federal funds for secondary school construction aid shall have such amount deducted from the allowable insured value of secondary school buildings and equipment in the average cost per pupil computation. Any administrative unit not maintaining a high school may pay tuition for any student who with parents or guardian resides in said administrative unit and who attends an approved school of secondary grade in an administrative unit adjacent to the State of Maine in another state, when distance and transportation facilities make attendance in a Maine high school or academy inexpedient; or who attends an approved school of secondary grade in another state when said school specializes in the correction of physical defects and when by reason of a physical disability the individual requires a specialized type of training available in said school but not obtainable in any approved secondary school in the State of Maine.

Effective October 7, 1967

#### Chapter 339

AN ACT Relating to Construction of Public Camp Sites by the Forest Commissioner.

Be it enacted by the People of the State of Maine, as follows:

R. S., T. 12, § 1203, amended. The last paragraph of section 1203 of Title 12 of the Revised Statutes, as enacted by section 35 of chapter 226 of the public laws of 1965, is amended by adding at the end a new sentence as follows:

He may construct and maintain public camp sites and may, in his discretion, charge a use fee at one or more of the more heavily patronized sites.